

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 03-3739

George E. Nixon,

Appellant,

v.

Michael Kemna; Steve Lakey; Mark
Clark; Alysia Dale; Donna Roberts-
Wornell; Gary Kempker; Joseph Jay
Cassady; Julie Rivera Rush; Irvin;
Ronald L. Ellis; Hurley; Farley;
Morgan; Jean Yount; Robert Michael,

Appellees.

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Appeal from the United States
District Court for the Western
District of Missouri.

[UNPUBLISHED]

Submitted: June 3, 2004

Filed: June 9, 2004

Before MORRIS SHEPPARD ARNOLD, FAGG, and SMITH, Circuit Judges.

PER CURIAM.

Missouri inmate George E. Nixon appeals the district court's¹ orders dismissing his 42 U.S.C. § 1983 action. Having carefully reviewed the record, we conclude that

¹The Honorable Fernando J. Gaitan, Jr., United States District Judge for the Western District of Missouri.

the district court was required to dismiss Mr. Nixon's lawsuit for failure to exhaust administrative remedies. See 42 U.S.C. § 1997e(a) (prisoner shall not bring § 1983 prison-conditions lawsuit before exhausting available administrative remedies); Johnson v. Jones, 340 F.3d 624, 627 (8th Cir. 2003) (dismissal required when inmate has not administratively exhausted before filing lawsuit); Graves v. Norris, 218 F.3d 884, 885-86 (8th Cir. 2000) (per curiam) (dismissal proper where at least some of claims were unexhausted).

Accordingly, we need not address Mr. Nixon's remaining arguments on appeal, and we affirm, but we modify the dismissal to be without prejudice as to all of Mr. Nixon's claims. See Chelette v. Harris, 229 F.3d 684, 688 (8th Cir. 2000), cert. denied, 531 U.S. 1156 (2001). We also deny Mr. Nixon's pending motions.
